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JUN 1 7 2002

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June 17, 2002

VIA HAND DELIVERY

Marlene Dortch Secretary Federal Communications Commission 445 Twelfth Street, SW Washington, DC 20554

Re:

Ex Parte Presentation

CC Docket Nos. 96-45, 98-171, 90-571, 92-237, 99-200,

95-116, 98-170 and NSD File No. L-00-72

Dear Ms. Dortch:

On June 17, 2002, the undersigned met with Paul Garnett of the Commission's Wireline Competition Bureau to deliver the attached materials, which are being submitted in connection with the Commission's June 21, 2002, meeting regarding possible changes to the universal service contribution methodologies.

Pursuant to the Commission's ex parte rules, an original and 13 copies of this letter and attachment are being filed. Should you have any questions, please do not hesitate to contact the undersigned.

Respectfully submitted,

Christopher R. Day

Attachment

Matthew Brill, Office of Commissioner Abernathy cc:

Paul Garnett, WCB

No. of Copies reold List ASCOE

ORIGINAL

THE CASE AGAINST CONNECTION-BASED USF ASSESSMENT

Consumers Union
Texas Office of Public Utility Counsel
Consumer Federation of America
Appalachian People's Action Counsel
Center for Digital Democracy
Edgemont Neighborhood Coalition
Migrant Legal Action Program

Written Presentation for FCC Public Meeting

Panel 1: Contribution Assessment Methodologies

June 21, 2002

ORIGINAL

A Connection-Based USF Fee Violates Section 254(d) of the 1996 Act

- A Connection-Based Fee Eliminates Contribution Requirements for Many Interexchange Carriers
 - Section 254(d) specifically states that "[e]very telecommunications carrier" providing interstate services shall contribute to the fund.
 - The connection-based proposal, however, would allow a number of interexchange carriers to completely avoid any contribution responsibility, in clear violation of Section 254(d).
- A Connection-Based Fee Is Not "Equitable and Nondiscriminatory"
 - Section 254(d) also requires that any USF assessment be "equitable and nondiscriminatory."
 - A connection-based fee levies the same assessment on both "high-end" and "low-use" customers, and plainly discriminates against low-use and low-income customers.

ORIGINAL

The CoSus Connection-Based Fee Proposal Will Hurt Low-Income and Low-Use Customers

- The Flat \$1.00 USF Connection Fee Proposed By the Coalition for Sustainable Universal Service ("CoSus") Will Disproportionately Harm Low-Income and Low-Use Consumers
 - The CoSus proposal assumes that carriers would add at least a \$0.10 "administrative fee" in addition to the \$1.00 connection-based USF fee. Under this scenario, low-use customers would pay more in "USF recovery" under the connection-based proposal in all but 2 of the 18 calling plans studied. (See Attachment 1).
 - In addition, it is critical to note that the CoSus plan provides no cap for "excess" USF recovery or "administrative fees" that carriers could levy in addition to the proposed \$1.00 connection-based fee. Accordingly, if carriers levied a \$0.25 "administrative fee" in addition to the \$1.00 connection charge, low-use customers would pay more under the connection-based proposal than the currently do in all but 1 of the 18 calling plans studied. (See Attachment 2). Furthermore, if a \$0.51 "administrative fee" is charged, customers would pay more under the connection-based proposal than they do under any of the calling plans studied. (See Attachment 3).
- Even the CoSus statistics note that low-income consumers will pay more under their connection-based USF proposal than under the current revenue-based system. The CoSus data submitted in initial comments admits that 62% of all households with incomes below \$15,000 a year will pay more under the connection-based proposal, and that 58% of households making between \$15,000 and \$30,000 will pay more. (See CoSus Comments, Attachment 2 at 6, Table 1).

5.00



Consumer Friendly USF Reform Proposals

- The Basic Revenue-Based USF Assessment System Should Be Retained.
- Current USF "Safe Harbors," Such as the Wireless "Safe Harbor" Should Be Re-Examined in Light of Changing Market Conditions.
- The Commission Should Study Changes to the Current Assessment System That Would Eliminate the USF Assessment "Lag."
- The Commission Should Prohibit Customer "Pass-Through" of Carrier USF
 Assessments or, In the Alternative, Limit Carrier Recovery to the Actual Amount
 of the Applicable USF Assessment Factor to Protect Consumers From Abusive
 Carrier USF Recovery Practices.

ORIGINAL **ATTACHMENT 1**

CURRENT USF COSTS FOR LOW-USE AND AVERAGE-USE RESIDENTIAL LONG DISTANCE CUSTOMERS COMPARED WITH ANNUALIZED COST FOR LOW-USE AND AVERAGE-USE RESIDENTIAL CUSTOMERS ASSESSED A CONNECTIVITY FEE Of \$1.10

Annualized Annualized Current Proposed USF Total Actual Current Current Total Actual USF USF Per-Minute **USF** Increase **USF** Increase Advertised USF % Connectivity End-User Per-Minute **End-User** For Ave.-Use Cost Per Costs For Rate For Costs For Costs For Costs For Rate For for Low-Use Per-Minute Monthly & \$0.51 29 Minutes 29 Minutes 29 Minutes 58 Minutes Customers Plan Rate Fee LEC Month 58 Minutes 58 Minutes Customers One Rate Plus Plan 0.07 \$3.95 11.50% \$ 1.10 \$ 6.67 \$ 0.23 \$ 0.69 \$ 0.92 \$ 8.93 \$ 0.15 S (1.17) \$ (3.97)Anvtime Advantage Savings Option (1.25)0.071 \$2.95 9.90% \$ 1.10 5.47 0.19 0.49 0.69 \$ 7.70 0.13 1.16 \$ (2.40)\$ 5.95 8.77 0.30 0.79 0.99 \$ 11.00 0.19 (4.81)9.90% Anvtime 0.07 to \$ 1.10 \$0.00 \$ \$ 0.08 4.67 2.26 \$ 2.23 \$ 0.08 \$ 0.20 0.40 \$ 4.46 Everdial1 9,25% \$ 1.10 \$ 1.55 0.05 \$ 0.13 \$ 0.26 \$ 3.10 \$ 0.05 S 5.50 \$ 3.93 0.049\$0.00 N/A 0.045 \$0.00 8.50% \$ 1.10 \$ 1.42 \$ 0.05 \$ 0.11 \$ 0.22 \$ 2.83 \$ 0.05 ŝ 5.75 4.42 N/A 5.90 0.049 \$0.00 6.90% \$ 1.10 \$ 1.52 0.05 \$ 0.10 \$ 0.20 3.04 \$ 0.05 4.73 N/A 0.049 \$0.00 9.25% \$ 1.10 \$ 1.55 \$ 0.05 \$ 0.13 \$ 0.26 \$ 3.10 \$ 0.05 \$ 5.50 \$ 3.93 N/A 9.90% 1.10 \$ 1.72 \$ 5.22 \$ 0.054 \$ \$ 0.06 \$ 0.16 S 0.31 \$ 0.06 \$ 3.36 \$0.00 3.44 3.40 \$ 2.00 \$ 3.44 0.12 0.31 \$ 0.42 4.68 \$ 0.08 2.07 N/A 0.039 9.80% \$ 1.10 to \$0.00 1.24 0.22 \$ 2.48 0.04 5.75 4.42 0.04 0.11 \$ 2.00 3.66 0.13 0.24 0.33 5.18 0.09 4.25 \$ 3.07 N/A 6.90% 0.049 to \$ 1.10 \$0.00 1.52 0.05 \$ 0.10 \$ 0.20 \$ 3.04 \$ 0.05 5.90 4.73 \$ 4.03 \$ \$ 2.00 3.56 \$ 0.12 \$ 0.25 \$ 0.35 \$ 4.96 \$ 0.09 \$ 2.82 N/A 0.045 to 7.70% \$ 1.10 \$0.00 0.05 0.20 \$ 2.81 0.05 5.87 1.41 0.10 4.67 \$ 5.87 \$ 2.50 4.31 0.15 0.39 0.53 0.10 2.42 \$ 0.73 0.0499.90% \$ 1.10 to N/A \$0.00 S \$ \$ \$ 0.28 \$ 3.12 \$ 0.05 5.39 3.70 1.56 0.05 0.14 N/A 12% \$ 1.10 \$ 2.24 0.24 \$ 0.48 4.48 \$ 0.08 \$ 4.20

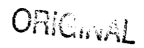
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ATTACHMENT 2

CURRENT USF COSTS FOR LOW-USE AND AVERAGE-USE RESIDENTIAL LONG DISTANCE CUSTOMERS

COMPARED WITH ANNUALIZED COST FOR LOW-USE ANI) AVERAGE-USE RESIDENTIAL CUSTOMERS ASSESSED A CONNECTIVITY FEE OF \$1.25

			Current Proposed USF Total							Current		Total		Actual		Annualized			ualized		
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ATTACHMENT 3

CURRENT USF COSTS FOR LOW-USE AND AVERAGE-USE RESIDENTIAL LONG DISTANCE CUSTOMERS COMPARED WITH ANNUALIZED COST FOR LOW-USE AND AVERAGE-USE RESIDENTIAL CUSTOMERS ASSESSED A CONNECTIVITY FEE OF \$1.51

				Current	Proposed USF	Total		Actual		i 1		Current		Total		Actual		Annualized		Annualized		
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